

MINISHED BY AUTHORITY

सं० 5] नई दिस्ली, शनिवार, 30 जनवरी, 1965/माघा 10, 1886 No. 5] NEW DELHI, SATURDAY, JANUARY 30, 1965/MAGHA 10, 1886

इस भाग में भिन्न पृष्ठ संख्या दी आती है जिससे कि यह अलग संखरन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

## नीटिस

#### NOTICE

नीचे लिखे भारत के ग्रमाधारए। गजट 18 जनवरी 1965 तक प्रकाशित किए गए थे—

The undermentioned Gazettes of India Extraordinary were published upto the 18th January 1965 :—

Issue No.	No. and Date	Issued by (3)	Subject (4)
13.	S.O. 242, dated 13th January, 1965.	Ministry of Law	Declaration containing the name of the Candidate elected by the Saharsa Parliamentary Constituency, in the House of the People.
5	S.O. 243, dated 13th January, 1965.	Do.	Declaration containing the name of the Candidate elected in the Council of States.
5	S.O. 244, dated 13th January, 1965.	Do.	Declaration containing the name of the Candidate elected in the Council of States.
14. 8	6.0s. 245 and 246, both dated 18th January, 1965		Approval of films specified therein.
15. S	5.O. 247, dated 18th January, 1965.	Ministry of Labour and Employment.	Referring the dispute between the employers of North Chirimiri Colliery and their workmen for adjudication to the Industrial Tribunal Calcutta.

जगर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख में 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## भारा II\_\_ावण्ड 3 उपस्था (ii)

## PART II—Section 3—Sub-section (ii)

(रक्तमंत्रासम को कोड़कर) भारत सरकार के मंत्रासमां और (संघ प्रेत्र प्रशासन को कोडगर) कोन्त्रीय प्राधिकरणों द्वारा जारी किए गए विधिक आवेश और अधिस्थनाएं।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

#### **ELECTION COMMISSION, INDIA**

New Delhi, the 15th January 1965

S.O. 318.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Madhya Pradesh hereby nominates Shri M. S. Chaudhary as the Chief Electoral Officer for the State of Madhya Pradesh with effect from the forenoon of 24th November, 1964 and until further orders vice Shri R. G. Trivedi.

[No. 154/6/64.]

By Order,

K. S. RAJAGOPALAN, Under Secy.

## MINISTRY OF HOME AFFAIRS

#### New Delhi, the 19th January 1965

S.O. 319.—In exercise of the powers conferred by sub-section (1) of section 3 of the Charitable Endowments Act, 1890 (6 of 1890), and in supersession of the Notification of the Government of India in the Ministry of Home Affairs, No. 85/52-Judicial, dated the 24th December, 1953, the Central Government hereby appoints the Joint Secretary (Budget) to the Government of India in the Ministry of Finance, ex-officio to be the Treasurer of Charitable Endowments for India with immediate effect.

[No. 16/6/64-Judl.II.]

B. SHUKLA, Dy. Secy.

#### New Delhi, the 20th January 1965

- S.O. 320.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Civil Services (Classification, Control and Appeal) Rules, 1957, namely:—
- 1. These rules may be called the Central Civil Services (Classification, Centrol and Appeal) Amendment Rules 1965.
- 2. In part II of the Schedule to the Central Civil Services (Classification, Control and Appeal) Rules, 1957, against Labour Officers, Class II in column 1 after "(W) Office of the Chief Labour Commissioner (Central) New Delhi" and the entries relating thereto in columns 3 and 4, the following entries shall be added namely:—

"(x) Indian Veterinary Research Institute, Izatnagar and Mukteswar. Director Indian Veterinary Research Institute, Izatnagar and Mukteswar.

3

(i) to (iii)"

4

[No. F. 7/27/64-Ests(A).]

**S.O.** 321.—In pursuance of clause (1) of the proviso to sub-section (i) of section 60 of the Code of Civil Procedure 1908 (5 of 1908), the President hereby directs that the following further amendment shall be made in the Notification of the Government of India in the late Home Department, No. 186/37-Judicial, dated the 2nd October, 1940 as last amended by the Notification of the Government of India in the Ministry of Home Affairs No. F. 54/1/63-Ests(A), dated the 16th July, 1963, namely:—

In the said Notification, for serial number (8) and the entry relating thereto the following shall be substituted namely:—

"(8) Children's Education Allowance. (Whether described as such or as Children educational assistance or in any other manner)"

[No. 54/1/63-Ests(A).]

HARISH CHANDRA, Under Secy.

## MINISTRY OF EXTERNAL AFFAIRS

#### New Delhi, the 6th January 1965

S.O. 322.—Whereas Shri Hamidul Ansari Ghazi has been nominated under clause (i) of section 4 of the Haj Committee Act, 1959 (51 of 1959), by the State Government of Maharashtra, in the vacancy caused by the death of Shri Maulana Hakim Azami, to represent that State in the Haj Committee constituted under that section;

Now. therefore, in pursuance of sub-section (2) of section 4 of the said Act the Central Government hereby makes the following amendment in the Notification of the Government of India in the Ministry of External Affairs No. MII-1181 (26)/63, dated the 25th May, 1964, namely:—

In the said Notification, in the entry against serial No. 12, for the letters and words "Shri Maulana Hakim Azami", the letters and words "Shri Hamidul Ansari Ghazi" shall be substituted.

[No. MII-1181(26)/63.7

V. A. KIDWAI, Dy. Secy.

#### MINISTRY OF FINANCE

#### (Department of Economic Affairs)

New Delhi, the 22nd January, 1965

- S.O. 323.—In exercise of the powers conferred by Section 50 of the Reserve Bank of India Act, 1934 (2 of 1934), the Central Government hereby appoints the following firms as auditors of the Reserve Bank of India for the year 1964-65, namely:—
  - (1) Messrs, S. B. Billimoria & Co., 113, Mahatma Gandhi Road, Fort, Bombay.
  - (2) Messrs. Brahmayya & Co., 337, Thambu Chetty Street, Madras-1.
  - (3) Messrs, P. K. Ghosh & Co., P-39, Prinsep Street, Calcutta-13,

[No. F.3(50)-BC/64.]

S.O. 324.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Kamala Bank Ltd., Cooch Behar, in respect of the house property held by it at Patakura, Cooch Behar Town, West Bengal, till the 1st January 1966.

[No. F.15(1)-BC/14.]

B. J. HEERJEE, Under Secy.

## (Department of Economic Affairs)

## New Delhi, the 23rd January 1965

S.O. 325.—Statement of the Affairs of the Reserve Bank of India, as on the 15th January, 1955

## BANKING DEPARTMENT

LIABILITIE	Rs.	Assets							Rs.	
Capital paid up	5,00,00,000	Notes			,		,		11,50,01,00	
		Rupee Coin	r					-	4,03,00	
Reserve Fund	80,00,00,000	Small Coin							10,74,0	
National Agricultural Credit (Long Term Operations) Pund	8 <b>6,00,</b> 00,000	Bills purchased and discounted:—  (a) Internal  (b) External		-					••	
Ngional Agricultural Credit (Stabilisation) Fund	9,00,00,000	(c) Government Treasury Bills Balances held Abroad*	<b>3</b>	•		•			111,62,67,00 7,85,96,00	
National Industrial Credit (Long Term Operations) Fund	10,00,00,000	Investments**  Loans and Advances to:—		•	٠		•		138,06,62,00	
		(i) Central Government								
		(#) State Governments@		1					31,02,28,00	
Deposits :		Loans and Advances to :-								
		(i) Scheduled Banks†		,					78,98,01 <b>,0</b> 0	
(a) Government:		(#) State Co-operative Banks #		٠					156,29,53,00	
		(iii) Others			4	,		,	2,30,84,00	

LIAB	ltities				Rs.	Assets	Rs.
(i) Central Govern	ıment ,		•	,	50,06,77,000	Loans, advances and Investments from National Agricultulaal Credit (Long Term Operations) Fund—	
(#) State Governs	nents			9	19,64,00,000	(a) Loans and Advances te-	÷
						(i) State Governments	27,84,34,000
						(ii) State Co-operative Banks	11,06,90,000
						(iii) Central Land Mortgage Banks . , , , .	
(b) Banks:						(b) Investment in Central Land Mortgage Bank Debentures Loans and Advances from National Agricultural Credit (Stabilisation)	
(i) Scheduled Bar	ıks				88,94,24,000	Fund—	4,45,53,000
(ii) State Co-oper	ative B	anks			2,35,37,000	Loans and Advances to State Co-operative Banks	- •
(論) Other Bank	3			•	8,70,000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—	
(c) Others					149,37,20,000	(a) Loans and Advances to the Development Bank	50,18, <b>000</b>
Bills Payable .	,				55,02,92,000	(b) Investment in bonds/debentures issued by the Development Bank	••
Other Liabilities	•				57,38,88,000	Other Assets	31,20,44,000
R	upces				612,88,08,000	Rup <del>ces</del> , .	612,88,08,000

<sup>\*</sup>Includes Cash and Short-term Securities,

Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

†Iscludes Rs. 6,84,00,000 advanced to scheduled banks against usance bills under section 17(4) (c) of the Reserve Bank of India Act.

††Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Beted the 20th day of January, 1965.

<sup>\*\*</sup>Excinding investments from the National Agricultural Credit (Long Term Operations) Fund, and the National Industrial Credit (Long Term Operations) Fund.

# An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 15th day of January, 1965

## ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	Assets		Rs.	Rs.
Notes held in the Banking Department Notes in circulation	11,50,01,000 2576,69,93,000		Gold Coin and Bullion:  (a) Held in India  (b) Held outside India		122,75,21,000	
Total Notes issued .	2588,19,94,		Foreign Securities	· · ·	80,46,59,000	203,21,80,000
			Rupee Coin Government of India Rupee Securities Internal Bills of Exchange and other a			98,59,25,00 2286,38,89,00
Foral Liabilities		2533,19,94,000	mercial paper			2588,19,94,CC
Dated the 20th day of january, 196	ζ.			P	. С. Внаттасна	RYYA, Governor,

[No. F. 3(2)-BC/65.]

R. K. SESHADRI, Director (Banking)

#### (Department of Revenue)

#### CENTRAL EXCISES

New Delhi, the 30th January 1965

**S.O. 326.**—In exercise of the powers conferred by sub-section (2) of section 1 of the Provisional Collection of Taxes (Amendment) Act, 1964 (45 of 1964), the Central Government hereby appoints the 1st day of February, 1965, as the date on which the said Act shall come into force.

[No. 8/65. F. No. 2/10/64-CX.I.] E. R. SRIKANTIA, Under Secy.

## (Department of Revenue)

#### ORDER

#### STAMPS

New Delhi, the 30th January 1965

S.O. 327.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby remits the duty with which bonds of the value of five lakhs and sixty-eight thousand rupees issued by the Gujarat State Financial Corporation are chargeable under the said Act.

[No. 1/F. No. 1/18/64-Cus.VII.]M. G. VAIDYA, Under Secy.

#### CENTRAL BOARD OF DIRECT TAXES

#### INCOME-TAX

New Delhi, the 20th January 1965

S.O. 328.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following addition in the Schedule appended to its notification No. 54-Income-tax, dated the 29th July, 1964, namely:—

Against K-Range, Bombay under column 2, add:—

4. Hundi Circle, Bombay.

#### Explanatory Note.

This addition to the existing Schedule has become necessary on account of creation of an additional Circle known as Hundi Circle, Bombay in the Commissioner's charge.

(This note does not form a part of the notification but is intended to be merely clarificatory).

[No. 6 (F. No. 50/10/65-ITJ).]

T. N. PANDEY, Under Secy.

#### MINISTRY OF STEEL AND MINES

(Department of Mines and Metals)

New Delhi, the 14th January 1965

S.O. 329.—In exercise of the powers conferred by sub-sections (2) and (4) of section 17 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), and after consultation with the Government of West Bengal, the Central Government hereby declares that it proposes to undertake prospecting

operations in respect of Tungstenite, Tungstite, Wolframite, Scheelite, Cuprotungstite, Molybdenite, Wnlfenite, Molybdite and Bismuthinite minerals in the State of West Bengal in the areas specified in the schedule below, namely:—

#### SCHEDULE

Io. 	Name of village, P.S. and district.	Plot No. of Mou	ıza (J.	L. :	No.) (	Whet	her complet	ely or partially)
[	2							3
I	District : Bankura	<del></del>						
	P.S.; Ranibandh Village:	Hilli					137	partially
	v entage .	Haramgara	•		•	•	146	Do.
		Maisamura .	•		•	•	147	completely
		Phuljhor .					148	Do.
		Bagdubi .					149	partially
		Kawatanga				•	150	Do.
		Dhanjhor .					164	Do.
		Chhendapathai	r.		-		165	Do.
		Satnala					166	Do.
		Murkum-Chho	otatunį	g			167	Do.
		Singlahar			-		168	Do.
		Paryasa			-	•	169	Do.
		Purnapani Chl		ng	•	•	170	Do.
		Purnapani Bar	acung		•	•	171	completely
		Kankrijharna Khejurkhanna		•	•	•	172	partially
		Madankata		•	•	•	173	Do. Do.
		Dangarda		•	-	•	176 177	Do. Do.
		Janta Dumur			:	•	178	completely
		Barikul			•	•	179	
		Lepam .			- :		180	
		Sukhnibasa				-	181	
		Majgerya					182	
		Birbandh					183	
		Dudhenala					. 184	
		Khuntabandh	a	-	-		185	completely
		Kharujhor	•	-			186	partially
2	District: Bankura	•						
	P.S.: Raipur Villa				-		95	partially
		Shyamsundar					150	
		Jagannathpur					151	completely
		Kalasol	•				152	
		Jarke .	•	•	•		153	
		Sara . Vuotoi-al	•	•	•	•	154	
		Kuchaipal Malsol	•	•	•	•	15	
		Samarpacha	•	•	•	•	150	
		Dhanghari	•	•	•	•	15	Do.
		Ledra ,	•	•	•	•	15	
		Kharigerya	•	•	•	•	159	
		Belpahari			:		24	
		Amritpal					24	
		Dudhya			·	·	24	
		Magra			-		24	
		Garpahar					24	
		Raspal .					24	9 Do.
		Debasol					25	Do.
		Ghatusaol		•			25	
		Susunia Bonoinala	•	-	•	-	25	
		Bansinala Hatkata	-	٠	•	-	25	
		Натката Всгарауа	•	٠	•	•	25	
		Baragari.	•	•	•	•	25	
		Thakurbari	-	•	•	-		66 Do.
		Sagarchaka	•	•	•	-	25 25	
		Kamalpur	•	•	•	•		
		Sirisbani	•	•		•	2	עט עס

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J~=				,		,		L	

Chamtabaid   312   partially   Phulkusma   313   completely   Namosol   314   Do.   Do.   Mandaldina   315   Do.   Do.	1	2				3			
Phulkusma   313   completely   Namosol   314   Do.   Mandaldiha   315   Do.   Patially   Dhau   Dhau   Do.   Do.	_		Champahaid						
Namosol   314   Do.   Mandaldiha   315   partially   Dhau   316   Do.   Do.				•	•	•	•	_	
Mandaldiha   315   partially   Do.				•	•	•	•		
Dhau   316   Do.				•	•	•	•		
Pakadihi   318   Do.					:	:	•		
P.S. : Binpur:			Pakadihi	•			•		
P.S. : Binpur:									
Village :   Singlahar	3								
Petaghar   35								33	partially
Srinathpur Kuldiha								34	
Cidighati   37   Do.				٠		-			
Gidighati   38					•	•			
Bamandiha   39   Do.     Jamtalgora   40   Do.     Majugara   41   Do.     Asari   42   Completely     Tamajuri   43   Do.     Raghunathpur   44   Do.     Adargeria   45   Do.     Adargeria   45   Do.     Tangbhedua   58   Do.     Bhulabheda   39   Completely     Arnadubi   60   Do.     Baksol   61   Do.     Madhupur   62   Do.     Jaipur   63   Do.     Charakpahari   64   Do.     Murgadabar   65   Do.     Kasijora   66   Do.     Susnijubi   67   Do.     Barsol Khurda   68   Do.     Kenndisol   69   Do.     Phukhuria   71   Do.     Ganjuam   72   Do.     Phukhuria   71   Do.     Ganjuam   75   Do.     Rundalpahari   73   Do.     Palasbani   74   Do.     Banikusum   75   Do.     Banikusum   75   Do.     Banikusum   75   Do.     Bhuladhara   78   Do.     Gochgiri   79   Do.     Chirugara-Urf Kuilapal   80   partially     Barasol   111   Do.     Syamnagar   112   Do.     Chandabila   110   Do.     Kusbhula   111   Do.     Syamnagar   112   Do.     Do.   Nischintapur   113   Do.     Do.   Do.     Kapatkata-II   117   Partially     Balaramdi   118   Do.     Completely     Partially   Partially     Partially   Partially				l	•	-	•		
Jamtalgora				•	-	-	•	_	
Majugara				•	•		•		
Asari				•	•	-	•	-	
Tamajuri         43         Do.           Raghunathpur         44         Do.           Adargeria         45         partially           Birgi         57         Do.           Tangbhedua         58         Do.           Bhulabheda         59         completely           Amadubi         60         Do.           Baksol         61         Do.           Madhupur         62         Do.           Jaipur         63         Do.           Charakpahari         64         Do.           Murgadabar         65         Do.           Kasijora         66         Do.           Susnijubi         67         Do.           Barsol Khurda         68         Do.           Kenndisol         69         Do.           Kenndisol         69         Do.           Talpukhuria         70         Do.           Phukhuria         71         Do.           Ganjuam         72         Do.           Kundalpahari         73         Do.           Palasbani         74         Do.           Banjikusum         75         Do.           Lekra A						:	•		
Raghunathpur       44       Do.         Adargeria       45       partially         Birgi       37       Do.         Tangbhedua       58       Do.         Bhulabheda       39       completely         Amadubi       60       Do.         Baksol       61       Do.         Madhupur       62       Do.         Jaipur       63       Do.         Charakpahari       64       Do.         Murgadabar       65       Do.         Kasijora       66       Do.         Susnijubi       67       Do.         Barsol Khurda       68       Do.         Barsol Khurda       68       Do.         Kenndisol       69       Do.         Talpukhuria       71       Do.         Ganjusam       72       De.         Kundalpahari       73       Do.         Palasbani       74       Do.         Banjikusum       75       Do.         Jekra Achhra       76       Do.         Rengaratya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.			Tamajuri					-	
Birgi			Raghunathpur						
Tangbhedua			Adargeria			•		45	
Bhulabheda         39         completely           Amadubi         60         Do.           Baksol         61         Do.           Madhupur         62         Do.           Jaipur         63         Do.           Charakpahari         64         Do.           Murgadabar         65         Do.           Kasijora         66         Do.           Susnijubi         67         Do.           Barsol Khurda         68         Do.           Kenndisol         69         Do.           Kenndisol         69         Do.           Talpukhuria         70         Do.           Phukhuria         71         Do.           Ganjuam         72         Do.           Kundalpahari         73         Do.           Palasbani         74         Do.           Banjikusum         75         Do.           Lekra Achhra         76         Do.           Rangamatya         77         Do.           Bhuladhara         78         Do.           Gochgiri         79         Do.           Chirugara-Urf Kuilapal         80         partially			Birgi	-	•				
Amadubi         60         Do.           Baksol         61         Do.           Madhupur         62         Do.           Jaipur         63         Do.           Charakpahari         64         Do.           Murgadabar         65         Do.           Kasijora         66         Do.           Susnijubi         67         Do.           Barsol Khurda         68         Do.           Kenndisol         69         Do.           Kenndisol         69         Do.           Talpukhuria         70         Do.           Phukhuria         71         Do.           Ganjuam         72         Do.           Kundalpahari         73         Do.           Rundalpahari         73         Do.           Rundalpahari         75         Do.           Banjikusum         75         Do.           Lekra Achhra         76         Do.           Rangamatya         77         Do.           Bhuladhara         78         Do.           Gochgiri         79         Do.           Chirugara-Urf Kuilapal         80         partially				•	•	•			
Baksol				•	•	-	•		
Madhupur       62       Do.         Jaipur       63       Do.         Charakpahari       64       Do.         Murgadabar       65       Do.         Kasijora       66       Do.         Susnijubi       67       Do.         Barsol Khurda       68       Do.         Kenndisol       69       Do.         Kenndisol       69       Do.         Talpukhuria       70       Do.         Phukhuria       71       Do.         Ganjuam       72       Do.         Kundalpahari       73       Do.         Palasabani       74       Do.         Banjikusum       75       Do.         Lekra Achtra       76       Do.         Rangamatya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.         Chirugara-Urf Kuilapal       80       partially         Barighati       82       Do.         Chandabila       110       Do.         Kusbhula       111       Do.         Syamnagar       112       Do.         Nischintapur       113				•	•	•	•		
Jaipur   63   Do.     Charakpahari   64   Do.     Murgadabar   65   Do.     Kasijora   66   Do.     Susnijubi   67   Do.     Barsol Khurda   68   Do.     Kenndisol   69   Do.     Talpukhuria   70   Do.     Phukhuria   71   Do.     Ganjuam   72   Do.     Kundalpahari   73   Do.     Palasbani   74   Do.     Banjikusum   75   Do.     Lekra Achhra   76   Do.     Rangamatya   77   Do.     Bhuladhara   78   Do.     Gochgiri   79   Do.     Chirugara-Urf Kuilapal   80   partially     Barighati   81   Do.     Kusbhula   111   Do.     Syamnagar   112   Do.     Nischintapur   113   Do.     Jhurjhuri   114   Do.     Barasol   115   completely     Jambani   116   Do.     Kaparkata-II   117   partially     Balaramdi   118   Do.     Completely     Banksol   128   partially     Partially     Banksol   128   partially     Partially     Banksol   128   partially     Partially     Partially     Partially     Banksol   128   Partially     Parti				•	•	-	•		_
Charakpahari			^	•	•	•	•		
Murgadabar       65       Do.         Kasijora       66       Do.         Susnijubi       67       Do.         Barsol Khurda       68       Do.         Kenndisol       69       Do.         Kenndisol       70       Do.         Phukhuria       70       Do.         Phukhuria       71       Do.         Ganjuam       72       Do.         Kundalpahari       73       Do.         Palasbani       74       Do.         Banjikusum       75       Do.         I.ckra Achhra       76       Do.         Bangamatya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.         Chirugara-Urf Kuilapal       80       partially         Barighati       82       Do.         Chandabila       110       Do.         Kushula       111       Do.         Kushula       111       Do.         Nischintapur       113       Do.         Jhurjhuri       114       Do.         Barasol       115       completely         Jambani       116 <th></th> <th></th> <td></td> <td>•</td> <td>•</td> <td>•</td> <td>•</td> <td></td> <td></td>				•	•	•	•		
Susnijubi   67   Do.							÷		Do.
Barsol Khurda								66	Do.
Kenndisol								67	
Talpukhuria         70         Do.           Phukhuria         71         Do.           Ganjuam         72         Do.           Kundalpahari         73         Do.           Palasbani         74         Do.           Banjikusum         75         Do.           Lekra Achhra         76         Do.           Rangamatya         77         Do.           Bhuladhara         78         Do.           Gochgiri         79         Do.           Chirugara-Urf Kuilapal         80         partially           Barighati         82         Do.           Chandabila         110         Do.           Kusbhula         111         Do.           Syamnagar         112         Do.           Nischintapur         113         Do.           Jhurjhuri         114         Do.           Barasol         115         completely           Jambani         116         Do.           Kapatkata-II         117         partially           Balaramdi         118         Do.           Hariharpur         119         completely           Partialiba         partialiba     <				R.			-		
Phukhuria         71         Do.           Ganjuam         72         Do.           Kundalpahari         73         Do.           Palasbani         74         Do.           Banjikusum         75         Do.           Lekra Achhra         76         Do.           Rangamatya         77         Do.           Bhuladhara         78         Do.           Gochgiri         79         Do.           Chirugara-Urf Kuilapal         80         partially           Barighati         82         Do.           Chandabila         110         Do.           Kusbhula         111         Do.           Syamnagar         112         Do.           Nischintapur         113         Do.           Jhurjhuri         114         Do.           Barasol         115         completely           Jambani         116         Do.           Kapatkata-II         117         partially           Balaramdi         118         Do.           Hariharpur         119         completely           Bahsailiba         218         Do.						•			
Ganjuam       72       Do.         Kundalpahari       73       Do.         Palasbani       74       Do.         Banjikusum       75       Do.         Lekra Achhra       76       Do.         Lekra Achhra       76       Do.         Rangamatya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.         Chirugara-Urf Kuilapal       80       partially         Barighati       82       Do.         Chandabila       110       Do.         Kusbhula       111       Do.         Syamnagar       112       Do.         Nischintapur       113       Do.         Jhurjhuri       114       Do.         Barasol       115       completely         Jambani       116       Do.         Kapatkata-II       117       partially         Balaramdi       118       Do.         Hariharpur       119       completely         Banksol       128       Partially				-	•	•	•		
Rundalpahari   73   Do.   Palasbani   74   Do.   Banjikusum   75   Do.   Lekra Achhra   76   Do.   Rangamatya   77   Do.   Bhuladhara   78   Do.   Gochgiri   79   Do.   Chirugara-Urf Kuilapal   80   partially   Barighati   82   Do.   Chandabila   110   Do.   Kusbhula   111   Do.   Syamnagar   112   Do.   Nischintapur   113   Do.   Jhurjhuri   114   Do.   Barasol   115   completely   Jambani   116   Do.   Kapatkata-II   Balaramdi   117   partially   Balaramdi   118   Do.   Hariharpur   119   completely   Banksol   128   partially   Partialiba   Do.   Partialiba   Partia				-	•	•	•		
Palasbani       74       Do.         Banjikusum       75       Do.         Lekra Achhra       76       Do.         Rangamatya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.         Chirugara-Urf Kuilapal       80       partially         Barighati       82       Do.         Chandabila       110       Do.         Kusbhula       111       Do.         Kusbhula       111       Do.         Nischintapur       113       Do.         Jhurjhuri       114       Do.         Barasol       115       completely         Jambani       116       Do.         Kapatkata-II       117       partially         Balaramdi       118       Do.         Hariharpur       119       completely         Banksol       128       Do.				•	•	-	•		
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Lekra Achhra							•		
Rangamatya       77       Do.         Bhuladhara       78       Do.         Gochgiri       79       Do.         Chirugara-Urf Kuilapal       80       partially         Barighati       82       Do.         Chandabila       110       Do.         Kusbhula       111       Do.         Syamnagar       112       Do.         Nischintapur       113       Do.         Ihurjhuri       114       Do.         Barasol       115       completely         Jambani       116       Do.         Kapatkata-II       117       partially         Balaramdi       118       Do.         Hariharpur       119       completely         Banksol       128       partially				•					Do.
Bhuladhara								77	Do.
Chirugara-Urf Kuilapal         80         partially           Barighati         82         Do.           Chandabila         110         Do.           Kusbhula         111         Do.           Syamnagar         112         Do.           Nischintapur         113         Do.           Jhurjhuri         114         Do.           Barasol         115         completely           Jambani         116         Do.           Kapatkata-II         117         partially           Balaramdi         118         Do.           Hariharpur         119         completely           Banksol         128         partially			Bhuladhara				-	78	
Barighati       82       Do.         Chandabila       110       Do.         Kusbhula       111       Do.         Syamnagar       112       Do.         Nischintapur       113       Do.         Jhurjhuri       114       Do.         Barasol       115       completely         Jambani       116       Do.         Kapatkata-II       117       partially         Balaramdi       118       Do.         Hariharpur       119       completely         Banksol       128       partially         Do       128       Do				·					
Chandabila         110         Do.           Kusbhula         111         Do.           Syamnagar         112         Do.           Nischintapur         113         Do.           Jhurjhuri         114         Do.           Barasol         115         completely           Jambani         116         Do.           Kapatkata-II         117         partially           Balaramdi         118         Do.           Hariharpur         119         completely           Banksol         128         partially           Phylaidiba         218         Do.				Kuil	isqa	•	•		
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Syamnagar         112         Do.           Nischintapur         113         Do.           Jhurjhuri         114         Do.           Barasol         115         completely           Jambani         116         Do.           Kapatkata-II         117         partially           Balaramdi         118         Do.           Hariharpur         119         completely           Banksol         128         partially           Phylaidiba         218         Do.				•	•	•	•		
Nischintapur       113       Do.         Ilurjhuri       114       Do.         Barasol       115       completely         Jambani       116       Do.         Kapatkata-II       117       partially         Balaramdi       118       Do.         Hariharpur       119       completely         Banksol       128       partially         Phylaidiba       218       Do.				•	•	•	•		
Thurjhuri				•		•	•		
Barasol 115 completely Jambani 116 Do. Kapatkata-II 117 partially Balaramdi 118 Do. Hariharpur 119 completely Banksol 128 partially						:			
Jambani									
Kapatkata-II									
Hariharpur 119 completely Banksol 128 partially Bholaidha 218 Do			Kapatkata-II						
Banksol									
Ph-laiding 218 Do				•			•		
Bhelaidina 218 Do.				•					
			Bhelaidtha	•	•	•	•	218	D0,

## (Department of Mines & Metals)

#### ERRATA

#### New Delhi, the 19th January 1965

S.O. 336.—In the Notification of the Government of India in the Ministry of Steel and Mines (Department of Mines and Metals) S.O. No. 4126 dated the 24th November, 1964, published in the Gazette of India dated the 5th December, 1964 in Part II, Section 3, Sub-Section (ii) at pages 4608 to 4609; at page-4609;

in the 26th line for "1169" read "1168".

[No. C2-20(20)/63.]

#### New Delhi, the 20th January, 1965

S.O. 331.—In the notification of the Government of India in the Ministry of Steel and Mines (Department of Mines and Metal) S.O. 4124 dated the 24th November, 1964, published in the Gazette of India dated the 5th December, 1964, in Part II, Section 3, Sub-Section (ii) of pages 4606 to 4607;

at page—4607,

- (i) in line 40, for "D.E." read "D.A.";
- (ii) in line 41, for "& meets at point E" read "and meets at point A".

[No. C2-20(20)/64.]

K. SUBRAHMANYAN, Under Secy.

## MINISTRY OF PETROLEUM AND CHEMICALS

#### New Delhi, the 18th January 1965

- **\$.0.** 332.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between the Gujarat Refinery, Baroda in Gujarat State to Ahmedabad in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority at Elampeco, 4th Floor Sayaji Ganj Opp. College Lokmanya Tilak Road, Baroda in the office of the Gujarat Pipeline Project, Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

STA Guj		DISTRICT Kaira					
Village	S.N.			Acre.	Guntha.	Sq. Yds.	
Anand .	. 1105/1			0	15	90	
	Road between S.N. 734/3 & 812			0	3	104	
	1098 & 1099			0	13	107	
	1105/3 A+B		•	0	2	108	
	Road between S.N. 1105 & 1118			•	3	65	
Bakrol	Road between S.No. 1054 & 1052			0	0	78	
	Road between S.N. 1046 & 1047			0	I	3	
	Road between S.N. 1046 & 1077			0	1	11	
	Road between S.N. 2567 & 2568			0	I	35	
Jol	. 300 .			0	6	21	
-	398	•		0	6	52	
	389/P .		•	0	3	80	
	395 .		•	O'	12	18	

- S.O. 333.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between the Gujarat Refinery, Baroda in Gujarat State to Ahmedabad in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority at Elampeco. 4th Floor Sayaji Ganj Opp. College Lokmanya Tilak Road, Baroda in the office of the Gujarat Pipeline Project, Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

#### SCHEDULE

	TALUKA Nadiad					DISTRICT Kaira			
Sq.Yds.	Guntha	Acre	_			Survey No.	Village		
0	8	0			•	574/2	Palana.		
- `	31(41)/64-			<b></b> -					

P. P. GUPTA, Under Secy.

#### MINISTRY OF COMMERCE

New Delhi, the 22nd January 1965

- S.O. 334.—The Central Government, having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), by The Calcutta Wheat, Seeds and Bullon Association, 149, Cotton Street, Calcutta, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by section 6 of the said Act, recognition to the said Association for a further period of one year from the 31st January, 1965 upto the 30th January, 1966, both days inclusive, in respect of forward contracts in linseed in the city of Calcutta.
- 2. The recognition hereby granted in subject to the condition that the said Association shall comply with such directions as may from time to time be given by the Forward Markets Commission.

[No. 34(1)-Com(Gen1)(FMC)/63.]

M. L. GUPTA, Under Secy.

#### ORDER

## EXPORT TRADE CONTROL

#### New Delhi, the 30th January 1965

S.O. 335.—In exercise of the powers conferred by section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following further amendment to the Exports (Control) Order, 1962, namely:—

In Part B of Schedule I to the said Order, for the word "Condensed" occurring in entry 29 of item 43, the word "Condenser" shall be substituted.

[No. E(C)O, 1962/AM(65).]

K. SRINIVASAN, Dy. Secy.

#### MINISTRY OF HEALTH

New Delhi, the 21st January 1965

S.O. 336.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "Doctor of Medicine and Surgery" awarded by the University of Perugia, Italy, shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-51/64-MPT.]

S.O. 337.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D." granted by the Temple University, Philadelphia (U.S.A.), shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-16/64-MPT.]

S.O. 338.—In exercise of the powers conferred by sub-section (1) of section 14 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government after consultation with the Medical Council of India, hereby directs that the medical qualification "M.D." granted by the University of Rochester, New York, U.S.A., shall be a recognised medical qualification for the purposes of that Act.

[No. F.32-28/64-MPT.]

B. B. L. BHARADWAJ, Under Secy.

## DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 15th January 1965

S.O. 339.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director-General Posts and Telegraphs, hereby specifies the 1st February, 1965 as the date on which the Measured Rate System will be introduced in Jalgaon Telephone Exchange.

[No. 31/31/64-PHB.]

M. P. SHUKLA,

Assistant Director General (PHA).

#### (Posts & Telegraphs Board)

New Delhi, the 15th January 1965

S.O. 340.—In pursuance of sub-rule (2) of rule 11, Clause (b) of sub-rule (2) of rule 14 and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following further amendments in the Schedule to the notification of the Government of India in the late Ministry of Communications (Posts and Telegraphs) No. S.R.O. 620, dated the 28th February, 1957, namely:—

In the Schedule to the said notification, in Part II, General Central Service, Class III, under the heading "Office of the General Manager, Posts and Telegraphs Workshops", after the entry "Draftsman Grade I" in column 1, the entry "Design Draftsman" shall be inserted.

[No. 7-2/64-WK.]

HIT PRAKASH,

Assistant Director-General (SG).

[PART II-

#### MINISTRY OF EDUCATION

#### ARCHAEOLOGY

New Delhi, the 21st January 1965

S.O. 341.—Whereas by the notification of the Government of India in the Ministry of Education No. F. 4-18/64.C.1, dated the 4th June, 1964 published in Part II section 3 sub-section (ii) of the Gazette of India, dated the 13th June, 1964, the Central Government gave notice of its intention to declare the area near or adjoining the protected monument specified in the schedule attached hereto to be a prohibited area for purposes of mining operation or construction or both.

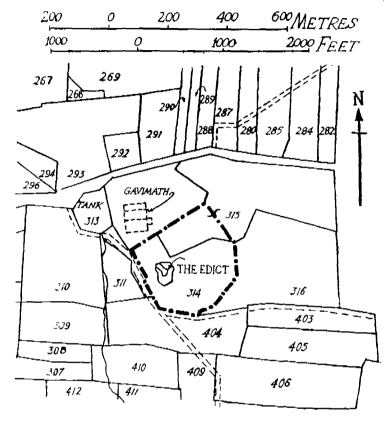
And, whereas, no objections have been received to the making of such declaration.

Now, therefore, in exercise of the powers conferred by rule 32 of the Ancient Monuments and Archaeological Sites and Remains Rules, 1959, the Central Government hereby declares the said area to be a prohibited area.

## SCHADULE

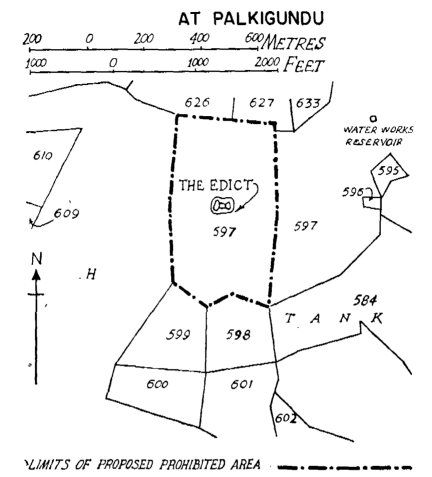
State	District	Tehsil	Locality	Name of menument	Revenue plot num- bers to be declared prohibited	Агеа	Ownerhsip	Details of mo- dern structures, if any, in the area to be dec- lared prohibited	Remarks
Mytore	R≇ichur	Koppal	Koppai	Rcck edicts of Asoka on two hillocks known as Gavimath and Paikigundu.	(1) Gavimath (1) Part of Survey plot Nos. 314 and 315.	Survey plot No. 314: 16 acres and 1 Guntha. Survey plot No. 315: 6 acres and 13 Gunthas.	Survey plot No. 315: Private and remaining owned by the State Government.	Nil	
					(2) Palkigundu (2) Part of Survey plot No. 597 as known in the attached plans.	Survey plot No. 597: 58 acres and 20 Gunthas.			

# SITE PLAN OF ASOKAN ROCK-EDICT AT GAVIMATH



I MITS OF PROPOSED PROHIBITED AREA

# SITE PLAN OF ASOKAN ROCK-EDICT



[No. F. 4-18/64.C.1.]

S. J. NARSIAN, Assistant Educational Adviser.

#### MINISTRY OF INDUSTRY & SUPPLY

## (Department of Industry)

New Delhi, the 21st January 1965

S.O. 342.—In exercise of the powers conferred by section 72 of the Indian Patents and Designs Act, 1911 (2 of 1911), the Central Government hereby appoints the Director, Regional Research Laboratory, Bhubaneswar, Orissa, as an authority for the purpose of the said section and makes the following further amendment in the Notification of the Government of India In the late Ministry of Commerce and Industry, No. S.R.O. 681, dated the 23rd March, 1955, namely:—

In the said notification after item 30 and the entry relating thereto the following item and entry shall be added, namely:—

"(31) The Director, Regional Research Laboratory, Bhubaneswar, Orissa."

[No. 16(43)-TMP/64-P&D.] HARGUNDAS, Under Secy.

## (Department of Industry)

#### ORDER

#### New Delhi, the 21st January 1965

- S.O. 343/IDRA/18G/65.—In exercise of the powers conferred by Section 18G of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby makes the following Order further to amend the Cement Control Order, 1961, namely:—
  - (1) This Order may be called the Cement Control (Second Amendment) Order, 1965.
  - (2) In the Schedule to the Cement Control Order, 1961, in the Table below paragraph (C) for entry against Serial No. 2 the following entry shall be substituted, namely:—

Name of Producer

Additional amount per metric tonne

Date from which the additional amount may be charged

M/s. Associated Cement Companies Ltd., Bombay.

Dwarka Works.

. Rs. 6-15

1st July, 1964.

[No. 8-57/62-CEM, II.1

P. M. NAYAK, Jt. Secy.

## (Department of Industry)

#### ORDER

New Delhi, the 22nd January, 1965

S.O. 344/IDRA/6/12.—In exercise of the powers conferred by Section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951) read with rule 5(1) of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints, till the 11th June, 1966, the following persons to be the members of the Development Council established by the Order of the Government of India in the late Ministry of Industry No. S.O. 2171 dated the 12th June, 1964, for the scheduled industries engaged in the manufacture or production of Textiles made of Wool including Woollen Yarn & Hosiery, and directs that the following amendments shall be made in the said Order, namely:—

In the said Order, after entry No. 28 relating to Shri Gian Chand Dhawan, the following entries shall be inserted, namely:—

- Shri Parduman Singh, General Secretary, Textile Mazdoor Ekta Union, Ekta Bhavan, Putlighar, Amritsar (Punjab).
- Shri Shanti Lal Vasa. Woollen Mill Kamdar Union, (Swantantra), Trade Union House, Ranjit Road, Jamnagar, (Gujarat).

[No. 2(2)/Dev. Councils/64.]

S. P. KRISHNAMURTHY, Under Secy.

#### (Deptt. of Industry)

#### (Indian Standards Institution)

New Delhi, the 18th January 1965

S.O. 345.—In licence No. CM/L-1559, dated 10 July 1963 held by The Indian Cable Co. Ltd., Golmuri, Tatanagar, the details of which are published under S.O.

4118 in the Gazette of India, Part II. Sub-section 3(ii) dated 5 December 1964, the list of articles has been revised as follows with effect from 1 December 1964:

- Single Core PVC Insulated Cables, Unsheathed, 250 and 650 Volts Grade with Copper or Aluminium Conductors; and
- Single Core PVC Insulated and PVC Sheathed Cables, 250 and 650 Volts Grade, with Copper Conductors only.

[No. MD/12:955.]

D. V. KARMARKAR,Jt. Director (Marks).

#### MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 20th January 1965

S.O. 346.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Ghusick Colliery of Ghusick and Muslia Collieries Ltd., P.O. Kalipahari, Burdwan and their workmen which was received by the Central Government on the 7th January, 1965.

## CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL: CALCUTTA

REFERENCE No. 55 of 1964

#### PARTIES:

Employers in relation to the Ghusick Colliery of Ghusick and Muslia Collieries Ltd.,

AND

Their workmen.

#### PRESENT:

Shri L. P. Dave -Presiding Officer.

#### APPEARANCES:

On behalf of employers-Shri N. R. Mitra, Agent.

On behalf of workmen—Shri Keshab Bannerjee, Genl. Secretary, Colliery Mazdoor Union.

STATE: West Bengal.

# Industry: Coal Mines.

Government of India, Ministry of Labour and Employment, by their order No. 6/67/64-LR. II dated 1st September, 1964, have referred the industrial dispute existing between the employers in relation to the Ghusick Colliery and their workmen in respect of the question whether the management was justified in stopping Shri Ajagar Singh, Night Guard, from work with effect from 17th May 1964 and if not, to what relief he was entitled, for adjudication to this Tribunal.

AWARD

- 2. After the parties filed their written statements, the matter was fixed for hearing. In the meanwhile, there was a compromise between them and thereupon they wrote a letter to the Tribunal stating that the matter had been settled and enclosing a memorandum of settlement, copy appended herewith. When the matter came up for hearing before me to-day, the parties were present and they have admitted the compromise before me. Actually, I have also been informed that the terms of the compromise have already been implemented.
- 3. The dispute relates to one Ajagar Singh who was working as a Night Guard and who was said to have been stopped from work from 17th May, 1964. Under the terms of compromise, the management agreed to take him back as a Night Guard in permanent vacancy and have actually taken him back from 18th December, 1964. For the period of unemployment from 17th May, 1964 to the above date, the management agreed to make an ex-gratia payment of Rs. 250/- and have also since paid the amount to him. The period of unemployment is to be treated

as authorised leave without wages and there is going to be continuity in service. In my opinion, the compromise is fair and reasonable and I accept it.

I pass an award in terms of the compromise,

Sd/- L. P. DAVE,

Dated, the 5th January, 1965

Presiding Officer.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 55 of 1964

PARTIES:

Employers in relation to Ghusick & Muslia Collieries Ltd., P.O. Kalipahari (Burdwan).

#### AND

Their Workmen represented by Colliery Mazdoor Union, Asansol.

The abovenamed parties beg to submit that they have amicably settled the dispute as mentioned in the above reference on the following terms.

#### Terms

- 1. That the employers agree to take back Sri Ajagar Singh as Night Guard in permanent vacancy in Ghusick Colliery with immediate effect with scope of his transfer to any other establishment under their management in Ghusick Muslia Group.
- 2. That the employers consider sympathetically the workman's days of idleness from 17th May, 1964 to the date of his resumption of duties and agree to make payment of an ex-gratia amount of Rs. 250/- to workman. This period will be treated as authorised leave without wages and the workman will be given continuity of service.
- 3. That Sri Ajagar Singh will be fixed in the grade and scale of Night Guard as mentioned in the Coal Award.
- 4. That the payment in respect of item No. 2 above and any other payments, if remains due, will be made to the workman within a week of his joining duties.
  - 5. That the parties will bear their respective costs on this reference.

Under the circumstances, the parties pray that the Honourable Tribunal may be pleased to allow the parties to compromise the Reference on the above terms and pray the Honourable Tribunal to pass an Award in terms of this settlement and treat the same as part of the Award.

And for this act of your kindness the petitioners as in duty bound shall ever pray.

N. R. MITRA,

KESHAB BANERJEE,

Representing the Employers.

Representing the Workmen.

Dated: 17/12/64.

Dated: 17/12/64.

Witness:

- (1) D. K. BHATTACHERJEE, 17-12-64
- (2) J. SINGH 17-12-64.

[No. 6/67/64-LR. II.]

#### ORDERS

## New Delhi, the 19th January 1965

S.O. 347.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Pichri Colliery, Post Office Pichri (Via Bermo), District Hazaribagh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the 'lay off' of the workmen listed in Annexure, with effect from the 12th October. 1964. without payment of wages, by the management of the Pichri Colliery and the subsequent termination of the services of the workmen by the said management were justified? If not, to what relief are the workmen entitled?

#### ANNEXURE

	ANNEXURE
Sl. No.	Name of the workmen
1.	Jit Ram, B.P.
2.	Jag Bai Kamin.
3.	Buthu Ram, B.P.
3. 4.	Upasin Kamin.
5.	Chinta Ram, B.P.
6.	Rachhmin Kamin.
7.	Dadu Ram, B.P.
8.	Deo Ram, B.P.
9.	Fulmati Kamin.
10.	Rath Ram, B.P.
11.	Nanki Kamin.
12.	Pachkor Ram, B.M.
13.	Prembai Kamin.
14.	Pare Ram, B.P.
15.	Garrahan Bai Kamin.
16.	
17.	Jagat Ram, B.P. Nanhkidai Kamin.
18.	Mand Rakhin, B.P.
19.	Faguni Kamin.
20.	Ramdas, B.P.
21.	Sebak Ram, B.P.
<b>22</b> .	Sabitari Kamin.
23.	Bidalu Ram, B.P.
<b>24</b> .	Baladkumar Kamin.
25.	Shree Ram, B.P.
<u>26</u> .	Jagarmati Kamin.
27.	Pala Ram, B.P.
28.	Tilka Ram, B.P.
29.	Umid Kumar Kamin.
30.	Kanhaya Ram, B.P.
31.	Jagadeo Ram, B.P.
32,	Ful Bai Kamin.
33.	Khik Ram, B.P.
34.	Sukhdeo Ram. B.P.
35. 36.	Lachh Ram, B.P.
30. 37.	Dhanimat Kamin.
31. 38,	Puni Ram, B.P. Ful Bai Kamin.
30. 39.	Hemit Ram, B.P.
39. 40.	Kalash Ram, B.P.
41.	Bund Kumar Kamin.
42.	Karamoo Ram, B.P.
43.	Ghashani Kamin.
44.	Sukhdeo Ram, B.P.
45.	Jira Khan Kamin.
46.	Laljee, B.P.
47.	Tara Bai Kamin.
48.	Jal Singh.
49.	Somarin Kamin,
50.	Lata Malika, B.P.
51.	Kushwa Ram, B.P.
<b>52</b> .	Amaru Ram, B.P.

S1, 1	No. Name of the workmen	
53.	Bhukhai Kamin.	
54.	Baijnath, B.P.	
55.	Bharhin Kamin.	
56.	Sundar Lal. B.P.	
57.	Rukmani Kamin.	
58.	Mahesh Ram, B.P.	
59.	Parash Ram, B.P.	
60.	Bhagotin Kamin	
61.	Rupmati_Ram, B.P.	
62.	Kanela Ram, B.P.	
63.	Parwati Kamin.	
64.	Bisahu Ram, B.P.	
65.	Rambai Kamin.	
66. 67.	Bagheldas, B.P. Rambal Kamin.	
68.	Bhag Singh, B.P.	
69.	Ram Bai Kamin.	
70.	Ramggwar Ram, B.P.	
71.	Parash Ram, B.P.	
72.	Bindal Ram, B.P.	
73.	Mangali Kamin.	
74.	Jahitram, B.P.	
75.	Dhola Ram, B.P.	
<u>76</u> .	Oaru Saw, B.P.	
77.	Hiramati Kamin.	
78.	Parashu Ram, B.P.	
79. 80.	Reribal Kamin. Etwari Ram, B.P.	
81.	Tika Ram, B.P.	
82.	Chit Kumar Kamin.	
83.	Nnaku Singh, B.P.	
84.	Bhuri Bai, B.P.	
85.	Paw Ram, B.P.	
86.	Indumati Kamin.	
87.	Jiharu Ram, B.P.	
88.	Gangbai Kamin.	
89. 90.	Ramdayal, B.P. Kalamati Kamin.	
91.	Julashimati Kamin.	
92.	Somaru Ram, B.P.	
93.	Kalamati Kamin.	
94.	Siya Ram, B.P.	
95.	Sita Ram, B.P.	
<u>96</u> .	Saganbai Kamin.	
97.	Ganpet Ram, B.P.	
98.	Jalnati Kamin.	
99.	Ahahet Ram, B.P.	
100.	Chulkumar Kamin.	
101.	Mahadeo Ram, B.P.	
102. 103.	Bugali Kamin.	
104.	Dondayal, B.P. Anjorabai Kamin.	
105.	Robidas, B.P.	
106.	Darashmati Kamin.	
107.	Lachhmin Kamin,	
108.	Santal, B.P.	
109.	Jhamak Ram, B.P.	
110.	Kairamati.	
111.	Parashdas Ram, B.P.	
112.	Guribai Kamin.	

[No. 2/126/64-LR-IL]

## New Delhi, the 20th January 1965

S.O. 348.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Singareni Collieries

Company, Limited (Belampalli Dn.), Belampalli P.O., Andhra Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby constitutes an Industrial Tribunal, with Dr. Mir Siadat Ali Khan as Presiding Officer, with headquarters at Somajiguda, Hyderabad, and refers the said dispute for adjudication to the said Tribunal.

#### SCHEDULE

Whether having introduced the incentive bonus Scheme, in their Power House at Kothagudium, the Singareni Collieries Company, Limited, is justified in not extending the same to their Power House at Belampalli? If not, to what benefit are the workmen of Belampalli Power House entitled, and from which date?

[No. 7/36/64-LR,II.]

## New Delhi, the 22nd January 1965

S.O. 349.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bonjemehari Colliery, P.O. Salanpur, Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the transfer of Sarbashri P. K. Puitandy and Abdul Wahab, Grade II Clerks, from Bon-Jemehari to Brindabanpur Colliery and to Barakar Head Office respectively was justified? If not, to what relief are the workmen entitled?

[No. 6/68/64-LR-I.]

H. C. MANGHANI, Under Secy.

#### ORDERS

#### New Delhi, the 20th January 1965

S.O. 350.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Group Office: Norwich Union Fire Insurance Society Limited; Scottish Union and National Insurance Company; and Maritime Insurance Company Limited, Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

#### SCHEDULE

Whether the terms and conditions of service of the workmen in the Group Office—Norwich Union Fire Insurance Society Limited, Scottish Union and National Insurance Company and Maritime Insurance Company Limited, Bombay in respect of all or any of the following matters contained in the charter of demands submitted by the Union, require any revision and, if so, to what extent and from which date?

- (1) Classification of employees.
- (2) Scales of pay, method of adjustment in the scales of pay.

- (3) Dearness Allowance including the question whether any part of dearness allowance should be absorbed in the basic pay.
- (4) Special allowances.
- (5) Special Increments.
- (6) House Rent Allowance.
- (7) Officiating Allowance.
- (8) Supply of Text Books by the management free of cost to workmen appearing for A.C.I.I. or Federation of Insurance Institute Examination.
- (9) Subsidies for sports.
- (10) Lunch Allowance.
- (11) Medical Aid.
- (12) Gratuity.
- (13) Provident Fund including credit of Provident Fund Contribution to the accounts of employees in accordance with the agreement arrived at the time of introduction of the Provident Fund Scheme.
- (14) Leave Rules.
- (15) Allowance during suspension.
- (16) Recruitment.
- (17) Group Staff Life Insurance Scheme.

[No. 70(11)/64-LRIV.]

## New Delhi, the 21st January 1965

S.O. 351.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the S. S. Light Railway Company Limited Headquarters at Saharanpur owned by Messrs Martin and Burn Limited, Head Office at Calcutta and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri A. N. Kaul as Presiding Officer thereof with headquarters at Delhi and refers the said dispute to the said Tribunal for adjudication.

#### SCHEDULE

Whether the action of the management of the Shahadra (Delhi) Saharanpur Light Railway Company Limited in removing from service Shri Baljit Singh Sharma, Station Master, Noli is justified. If not, to what relief is the workman entitled?

[No. 2/26/64-LR IV.]

S.O. 352.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Messrs Kantilal Chhaganlal Damania, Bombay and their workmen in respect of the matters specified in Schedule I hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay, constituted under section 7A of the said Act.

## SCHEDULE I

Whether the terms and conditions of service of the workmen shown in Schedule-II and employed by Messrs Kantilal Chhaganlal Damania, Bombay in respect of all

or any of the following matters require revision and, if so, to what extent and from which date?

- (1) Pay scale
- (2) Fixation of pay,
- (3) Dearness Allowance
- (4) Hours of work.
- (5) Holidays.
- (6) Gratuity.
- (7) Leave.
- (8) Bonus
- (9) Supply of Rain Coats.
- (10) Overtime allowance.
- (11) Promotion.

#### SCHEDULE II

- (1) Shri Keshav B. Ghogle.
- (2) Shri Waman G, Gawde.
- (3) Shri Narayan S. Thumbre.
- (4) Shri Jayawant S. Dhotre.
- (5) Shri Yeshwant B. Parekar.
- (6) Shri Gajanan K. Patange.
- (7) Shri Shanker G. Surve.
- (8) Shri Shantaram A. Yadav.
- (9) Shri Anant D. Parekar.

[No. 28/136/64-LR, IV.]

S.O. 353.—Whereas the employers in relation to the Bombay Port Trust, Bombay and their workmen represented by Bombay Stevedores and Dock Labourers' Union, have jointly applied to the Central Government for reference of an industrial dispute that exists between them in respect of the matter set forth in the said application and reproduced in the Schedule hereto amexed, to a Tribunal;

And, whereas the Central Government is satisfied that the said Bombay Stevedores and Dock Labourers' Union represents a majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

#### SCHEDULE

Whether the existing system of work for the signalling staff at the Port Signal Stations at Ballard Pier and Butcher Island under which each shift consists of eight hours normal duty, two hours overtime and two hours variable recess needs any modification and, if so, in what respect?

[No. 28/138/64-LR. IV.]

S.O. 354.—Whereas the employers in relation to the Bombay Port Trust Bombay, and their workmen represented by the Bombay Port Trust General Workers' Union and the Bombay Port Trust Employees' Union, have jointly applied to the Central Government for reference of an industrial dispute that exists between them in respect of the matter set forth in the said application and reproduced in the Schedule hereto annexed, to a Tribunal;

And, whereas the Central Government is satisfied that the said Bombay Port Trust General Workers' Union and the Bombay Port Trust Employees' Union represent the majority of the workmen;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Bombay constituted under section 7A of the said Act.

#### SCHEDULE

Whether the promotion of Shri D. D. Bendkhale to the post of Electrician, Grade-I, on the M.P.V. "Venu" in place of Shri N. G. Patil is justified?

If not, to what relief, if any, is Shri N. G. Patil entitled and from what date?

[No. 28/139/64/LR IV.]

O. P. TALWAR, Under Secy.

#### MINISTRY OF FOOD & AGRICULTURE

## (Department of Agriculture)

New Delhi, the 18th January 1965

S.O. 355.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class I posts in the Central Rice Research Institute, Cuttack, namely:—

Short Title.—These rules may be called the Central Rice Research Institute (Class I posts) Recruitment Rules, 1965.

Application.—These rules shall apply to the Class I post in the Central Rice Research Institute specified in Column 1 of the Schedule appended hereto.

Number, Classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2, 3 and 4 of the Schedule to these rules.

Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of scheduled castes or scheduled tribes candidates and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

Disqualification.—(a) No male candidate, who has more than one wife living or who having a spouse living marries in any case in which such marriage is vold by reason of its taking place during the life time of such spouse shall be eligible for appointment to the said post; and

(b) No female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special ground for so ordering, exempt any person from the operation of this rule.

Name of post	No. of posts	Classifi- cation	Scale of pay	Whether Selec- tion post or non- selection Post	limit for direct re- cruits	Educational and qualifications required for direct recruits	age and	Period of proba- tion, if any	ther by direct re- cruitment or by transfer & percent- age of	of rectt. by promo- tion/depu- tation, tra- nsfer, gr- ades from	what is its comp-	Circumst- ances under whi- ch UPSC is to be consulted in making recruitment
I	2	3	4	5	6	7	8	9	10	11	12	13
Director	I	General Central Service, Class I Gazetted.	Rs. 1600- 100-1800.	Not applicable.	Preferab- ly below 50 years	Essential:  (1) Eminent Scientist with specialisation in any branch of Agriculture.  (2) Adequate administrative experience. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).  Desirable:  Experience of research pertaining to rice corp.	Not applicable	2 years	Direct recruitment		Not applicable	As required under the Rules.

A: JANUARY 80, 1965/MAGHA 10, 1886

**S.O.** 356.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class I posts in the Central Potato Research Institute, Simla namely:—

Short Title.—These rules may be called the Central Potato Research Institute (Class I posts) Recruitment Rules, 1965.

Application.—These rules shall apply to the Class I post in the Central Potato Research Institute, specified in column 1 of the Schedule appended hereto.

Number, classification and scale of pay.—The number of the said post, its classification and the scale of pay attached thereto shall be as specified in columns 2, 3 and 4 of the Schedule to these rules.

Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes or Scheduled Tribes candidates, and other special categories of persons in accordance with the orders issued from time to time by the Government of India.

**Disqualifications.**—(a) No male candidate, who has more than one wife living or who having a spouse living marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse shall be eligible for appointment to the said post; and

(b) No female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the said post.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

						THE SCHEDULI	B 					
Name of post	No. of posts	Classifi- cation	Scale of pay	Whether Select- ion post or non- selection post	limit for direct re- cruits		Whether age and educational qualifications prescribed for the direct recruits will apply in case of promotees	ion if any	ther by direct re- cruitment or by pro- motion or transfer & percent-	by promo- tion/depu- tation, tra- nsfer, gr- ades from which promotion deputation/ transfer to	what is its comp- osition	Circumst. ances under whi- ch UPSC is to be consulted in making recruitme- nt
I	2	3	4	5	6	7	8	9	10	II	12	13
1. Director	I	General Central Service, Class I Gazetted.	Rs. 1600- 100-1800.	Not applicable.	Preferab- ly below 50 years	Essential:  (i) Eminent Scientist with specialisation in any branch of Agriculture.  (ii) Adequate administrative experience. (Qualifications relaxable at Commissions' discretion in case of candidates otherwise well-qualified)  Desirable:  Experience of reseath pertaining to Potato crop.		2 years	Direct re- cruitment	F	Not applicable.	As required under the Rules.

R. M. L. VAISH, Under Secy.

#### (Department of Agriculture)

## New Delhi, the 18th January 1965

S.O. 357.—The following draft of the Prevention of Cruelty to Draught and Pack Animals Rules, 1965 which the Central Government proposes to make, in exercise of the powers conferred by sub-section (2) of section 38 of the Prevention of Cruelty to Animals Act, 1960 (59 of 1960), is published for general information, as required by sub-section (1) of the said section and notice is hereby given that the said draft will be taken into consideration on or after the 15th Day of February, 1965.

Any objection or suggestion which may be received from any person in respect of the said draft before the aforesaid date will be considered by the Central Government.

#### DRAFT RULES

# THE PREVENTION OF CRUELTY TO DRAUGHT AND PACK ANIMALS RULES, 1965

- 1. Short title and commencement.—(1) These rules may be called the Prevention of Cruelty to Draught and Pack Animals Rules, 1965.
- (2) They shall come into force in any State on such date as the State Government may, by notification in the official Gazette, appoint.
  - Definitions.—(1) In these rules, unless the context otherwise requires.—
    - (a) "large bullock" or "large buffalo" respectively means a bullock or buffalo the weight of which exceeds 350 kilograms;
    - (b) "medium bullock" or "medium buffalo" respectively means a bullock or buffalo the weight of which exceeds 250 kilograms, but does not exceed 350 kilograms;
    - (c) "small bullock" or "small buffalo" respectively means a bullock or buffalo the weight of which does not exceed 250 kilograms;
    - (d) "street" includes any way, road, lane, square, alley or passage, whether a thoroughfare or not, over which the public have a right of way;
    - (e) "vehicle" means a wheeled conveyance of any description which is capable of being used as such on any street.
- 2. (2) For the purposes of clauses (a), (b) and (c) of sub-rule (1), the weight of an animal shall be determined by applying the formula-

Length $\times$ Girth in inches<sup>2</sup> = Weight of the animal in lbs.

300

3. Maximum loads for draught animals.—(1) No person shall cause any animal specified in column 1 of the table below to draw a vehicle of the kind described in the corresponding entry in column 2 thereof if it carries a load in excess of the weight specified in the corresponding entry in column 3 thereof.

2 T 3

550 kilograms. 11. Small bullock or small buffa- two-wheeled vehicle-(a) if fitted with pneumatic

tyres

- (b) if not fitted with pneuma- 400 kilograms. tic tyres.
- 2. Medium bullock or medium buffalo.

two-wheeled vehicle-

- (a) if fitted with pneumatic 700 kilograms.
- (b) if not fitted with pneuma- 500 kilograms. tic tyres.

3. Large bullock or large buffalo	two-wheeled vehicle—
	(a) if fitted with pneumatic 850 kilograms.
	<ul><li>(b) if not fitted with pneuma- 600 kilograms. tic tyres.</li></ul>
4. Horse or mule	two-wheeled vehicle—
	<ul><li>(a) if fitted with pneumatic 750 kilograms. tyres</li></ul>
	(b) if not fitted with pneuma- 500 kilograms. tic tyres.
5. Pony	two-wheeled vehicle—
	<ul><li>(a) if fitted with pneumatic 600 kilograms.</li></ul>
	(b) if not fitted with pneuma- 400 kilograms. tic tyres.
6. Camel	two-wheeled vehicle. 1000 kilograms.

- (2) Where the vehicle to be drawn is a four-wheeled vehicle, the weight specified in column 3 of the said table shall, in each case, be read as being one and a quarter times and, if the four-wheeled vehicle is one fitted with pneumatic tyres, as being one and a half times, as much as the weight so specified.
- (3) Where the vehicle, whether two-wheeled or four-wheeled, is to be drawn by two animals of either species referred to in each of the entries in column 1 of the said table, the weight specified in the corresponding entry in column 3 thereof shall be read as being twice, and, if the vehicle is one fitted with pneumatic tyres, as being two and a half times as much as the weight so specified.
- (4) Where the route by which a vehicle is to be drawn involves an ascent for not less than half a mile and the gradient is more than one foot in a distance of ten feet, the weight specified in column 3 of the said table shall, in each case, be read as being one half of what is so specified.

Explanation 1.—The weight specified in this rule shall, in each case, be inclusive of the weight of the vehicle.

Explanation 2.—In calculating any weight for the purpose of this rule, fractions shall be disregarded.

4. Maximum load for certain pack animals.—No person shall cause any animal specified in column 1 of the table below to carry any load in excess of the weight specified in the corresponding entry in column 2 thereof.

1	2
1. Small bullock or buffalo	100 kilograms.
2. Medium bullock or buffalo	150 kilograms.
3. Large bullock or buffalo	175 kilograms.
4. Pony	70 kilograms.
5. Mule	200 kilograms.
6. Donkey	50 kilograms.
7. Camel	300 kilograms.

<sup>5.</sup> Maximum number of passengers for animal-drawn vehicles.—No person in charge of any vehicle drawn by any animal referred to in column 1 of the table under sub-rule (1) of rule 3 shall allow more than four persons, excluding the driver and children below 6 years of age, to ride on the vehicle.

- 6. General conditions for use of draught and pack animals.—No person shall use or cause to be used any animal for drawing any vehicle or carrying any load—
  - (1) for more than nine hours in a day in the aggregate;
  - (ii) for more than five hours continuously without a break for rest for the animal;
  - (iii) in any area where the temperature exceeds 37°C (99°F) during the period between 12 noon and 3-00 p.m.
- 7. Animals to be disengaged after work.—No person shall continue to keep or cause to be kept in harness any animal used for the purpose of drawing vehicles, after it is no longer needed for such purpose.
- 8. Use of spiked bits prohibited.—No person shall, for the purpose of driving or riding an animal or causing it to draw any vehicle or for otherwise controlling it, use any spiked stick or bit, harness or yoke with spikes, knobs or projections or any other sharp tackle or equipment which causes or is likely to cause bruises, swellings, abrasions or severe pain to the animal.
- 9. Saddling of horses.—No person shall cause a horse to be saddled in such a way that the harness rests directly on the animal's withers without there being sufficient clearance between the arch of the saddle and the withers.
- 10. Certificates regarding unladen weight of vehicles etc.—(1) For the purposes of these rules, the Board may authorise any organisation established for the purpose of preventing cruelty to animals or for promoting their welfare to issue to the owner of any vehicle which may be brought before it for examination, a certificate as to its unladen weight, and any certificate so issued may be accepted as evidence of the weight of such vehicle.
- (2) Nothing contained in this rule shall be construed as being in derogation of any right conferred by any law for the time being in force authorising any local authority to determine the unladen weight of any vehicle and to grant the necessary certificate or stamp the vehicle in this behalf.
- 11. Powers of police officers and other authorised persons.—(1) If any police officer above the rank of a constable or any other person authorised in this behalf by the State Government or by the Board by general or special order has reason to believe that an offence against rule 3 or rule 4, has been or is being committed in respect of any animal referred to therein, he may, in any case where a weighbridge is available within a reasonable distance, require the owner or other person in charge of such animal to take the animal or the vehicle or both to the weighbridge for the purpose of determining the weight of the load which the animal has been or is drawing or carrying.
- (2) If the owner or other person in charge of the aforesaid animal refuses to comply with the demand of the police officer or other person as so authorised, it shall be lawful for such police officer or other person to take the animal or the vehicle or both to the weighbridge for the purpose aforesaid.
- (3) As soon as any weight is determined under this rule, the owner or other person in charge of the said animal shall be given a statement in writing signed by the police officer or the person authorised as aforesaid, as the case may be, as to the weight so determined and any other information relevant for the purpose.
- 12. Application of rules where local bye-laws etc. exist.—If there is in force in any ares to which these rules extend, any rule, regulation or bye-law made under any aw for the time being in force by any local authority in respect of any of the matters for which provision is made in these rules, such rule, regulation or bye law shall, to the extent to which—
  - (a) it contains provisions less irksome to the animal than those contained in these rules, prevail,
  - (b) it contains provisions more irksome to the animal than those contained in these rules, be of no effect.

S.O. 358.—The following draft of the Prevention of Cruelty to Animals (Licensing of Farriers) Rules, 1965, which the Central Government proposes to make in exercise of the powers conferred by clause (f) of sub-section (2) of section 38 of the Prevention of Cruelty to Animals Act, 1960 (59 of 1960), is published for general information, as required by sub-section (1) of the said section and notice is hereby given that the said draft will be taken into consideration on or after the 15th day of February, 1965.

Any objection or suggestion which may be received from any person in respect of the said draft before the aforesaid date will be considered by the Central Government.

#### DRAFT RULES

# THE PREVENTION OF CRUELTY TO ANIMALS (LICENSING OF FARRIERS) RULES, 1965.

- 1. Short title and commencement.—(1) These rules may be called the Prevention of Cruelty to Animals (Licensing of Farriers) Rules, 1965.
- (2) They shall come into force in any State on such date as the State Government may, by notification in the official Gazette, appoint, and different dates may be appointed for different areas of the State.
  - Definitions.—In these rules, unless the context otherwise requires—
    - (a) "cattle" means buffaloes, bullocks, horses, mules or donkeys and includes other animals used for draught, pack or carriage purposes, which require shoeing;
    - (b) "farrier" means a person who carries on the business of shoeing cattle;
    - (c) "licence" means a licence granted under these rules;
    - (d) "licensing authority" means such officer of the veterinary department of the State or a local authority or any organisation for the welfare of animals as the State Government may, by general or special order, specify in this behalf.
- 3. Farriers to be licensed.—No person shall, after the commencement of these rules, begin to carry on the business of a farrier, and no person carrying on the business of a farrier at the commencement of these rules shall, after the expiration of three months from such commencement, continue to carry on such business, except under a licence.
  - 4. Persons entitled to apply for licence.—Every person who—
    - (i) has completed the age of eighteen years, and
    - (ii) has undergone any such training in the business of shoeing cattle as may be approved by the licensing authority; or
    - (iii) has been carrying on the business of a farrier for not less than two years before the commencement of these rules;

shall be entitled to a licence.

- 5. Application for licence.—Every person who at the commencement of these rules is carrying on the business of a farrier and who intends to carry on such business after such commencement and every person who intends to begin such business after such commencement shall apply in writing to the licensing authority for a licence giving his name, place of residence, place of business, his qualifications for the licence and such other particulars as the licensing authority may require.
- 6. Grant of licence.—The licensing authority shall after satisfying himself as to whether the applicant is a fit and proper person to be granted a licence and whether he has equipped himself or has made arrangements for equipping himself with proper tools and other implements for the purpose of his business, grant to every applicant who is duly qualified in this behalf a licence in the form prescribed in the Annexure to these reules.

Explanation.—The tools and other implements which a person carrying on or intending to carry on the business of a farrier shall ordinarily have in his possession are the following namely:—

- 1. Driving bammer with claws
- Hand hammer.

- 3. Drawing knife,
- 4. Scorcher knife.
- 5. Pincers.
- Buffer.
- 7. Rasp.
- 8. Chisel for cutting bar iron.
- 9. Punch for making nail holes.
- 10. Nails for shoeing.
- Twitch.
- 12. Wooden plank for finishing work.
- Iron anvil.
- 14. Good quality wrought iron for shoes.
- 7. Term of licence and renewal thereof.—(1) A licence shall be valid for a period of two years from the date of its grant, but it may be renewed from time to time on application made by the licensee stating the period from which the licence is to be renewed.

Provided that no licence shall be renewed for a period exceeding two years at a time.

- (2) The renewal of a licence shall be made by inscribing, in the columns provided for the purpose in the licence, the date of renewal, the date of expiry of the renewed licence and the signature of the licensing authority.
- 8. Issue of duplicate licence.-If a licence is defaced, lost or destroyed, the licensing authority may, after making such inquiry into the matter as he thinks fit, issue a duplicate.
- 9. Farriers to exercise reasonable care and skill.—Every licensee under these rules shall exercise a reasonable degree of care and skill in the shoeing of cattle,
- 10. Cancellation of licence.—(1) It shall be lawful for the licensing authority to enter the place of business of any licensee during normal working hours for the purpose of inspection; and if, in the opinion of the licensing authority, the licensee is unable to exercise...... a reasonable degree of care and skill in the shoeing of cattle or is not properly equipped for the purposes of his business, he may, after giving the licensee a reasonable opportunity of being heard, cancel the licence.
- (2) A licence may also be cancelled if the licensing authority is satisfied, after giving the licensee a reasonable opportunity of being heard, that there has been a breach of any of the conditions of the licence.
- 11. Issue of fresh licence after cancellation.—A person whose licence has been cancelled under rule 10 may be granted a fresh licence on application made in this behalf if the licensing authority is satisfied that having regard to the circumstances obtaining at the time of such application, there is no reason why the applicant should not be granted a fresh licence.
- 12. Fees.—(1) The fees payable on every application for a licence shall be one rupee and that on every application for renewal of the licence or for a duplicate thereof shall be fifty paise.
- (2) Such fees may be paid either in cash or by affixing non-judicial stamps of equivalent value to the application.
- 13. Maintenance of register.—The licensing authority shall maintain a register containing full particulars relating to every licence.

#### ANNEXURE

(See rule 6)

## Farrier's Licence

Licence No. ....

- Name of licensee.
- Place of residence and full postal address.
   Place of business.
- Duration of licence.

From, to	
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#### CONDITIONS OF LICENCE

- (1) This licence is valid for two years only from the date of its grant, unless renewed, on application made under rule 7 of the Prevention of Cruelty to Animals (Licensing of Farriers) Rules, 1965, within one month before the date of expiry of the original or earlier licence.
- (2) All tools and other implements in the possession of the licensee for the purpose of his business as a farrier shall be produced for inspection by the licensing authority whenever demanded during the continuance of the licence.
- (3) The licensee shall afford all reasonable facilities for the purpose of enabling the licensing authority to inspect the place of business of the licensee and the manner in which he is carrying on his business.

#### Renewal endorsement

Date of Renewal	Date of expiry	Signature of the licensing authority	Remarks
(1)	(2)	(3)	(4)

[No. 9-18/62-LD.]

T. SRINIVASAN, Dy. Secy.

#### (Department of Agriculture)

New Delhi, the 20th January 1965

- S.O. 359.—In exercise of the powers conferred by clause (f) of section 3 of the Agricultural Produce (Grading and Marking) Act, 1937, and clause (i) of rule 4 of the General Grading and Marking Rules, 1937, the Central Government hereby fixes 5 paise per quintal as charges for Agmark Labels to be affixed on the containers of the following commodities graded under Agmark, namely:—
  - Coriander Seeds.
  - 2. Cumin Seeds.

[No. F. 17-29/64-AM.]

#### CORRIGENDA

#### New Delhi, the 20th January 1965

- S.O. 360.—In the Animal Casing Grading and Marking Rules, 1964, published under the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. S.O. 3401, dated the 17th September, 1964, on pages 3903 to 3910 of the Gazette of India, Part II, Section 3(ii) dated the 26th September 1964:—
  - At page 3904—
    - (1) in rule 10, in the first line, for "in hanks, as the case" read "In hanks or as the case".

- (2) in rule 11, in sub-rule (2)-
  - (a) in the first line, for "Designation" read "designation":
  - (b) in item 6, for "packings" read "packing":
  - (c) in the proviso, for "by Agmark label" read "by the Agmark label".
- 2. At page 3906, in Schedule I, in column 3, in item (iv),-
  - (1) for "rust domestics" read "rust, domestics";
  - (2) for "modes" read "nodes,".
- 3. At page 3907, in Schedule II, in the last line of column 3, for "Fate" read "Fat".
  - 4. At page 3908, in the heading of Schedule III, for "satled" read "salted".

[No. F. 17-24/64-AM.] SANTOKH SINGH, Under Secy.

#### MINISTRY OF REHABILITATION

## (Office of the Chief Settlement Commissioner)

New Delhi, the 16th January 1965

S.O. 361.—Whereas the Central Government is of the opinion that it is necessary to acquire the evaçuee properties specified in the schedule hereto annexed in the States of Gujarat, Maharashtra, Andhra Pradesh, Madras, Mysore and Kerala for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

#### A SCHEDULE

All properties in the States of Gujarat, Maharashtra, Andhra Pradesh, Madras, Mysore and Kerala which have vested in the Custodian under section 11 of the Evacuee Interest (Separation) Act, 1951, as a result of adjudication by the Competent Officers under the provisions of the said Act upto 31st December 1964 and in respect of which no appeals have been filed and if filed, have been rejected by the Appellate Officer.

[No. 1(27)/Comp.&Prop/61.]

S.O. 362.—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the State of Punjab for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

#### THE SCHEDULE

All properties in the State of Punjab which have vested in the Custodian under Section 11 of the Evacuee Interest (Separation) Act, 1951, as a result of adjudication by the Competent Officer under the provisions of the said Act upto 31st December 1964 and in respect of which no appeals have been filed, and if filed, have been rejected by the Appellate Officer (Officers) concerned.

[No. 16(18)/58-Prop.II.Comp.]

**5.0.** 363.—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee properties specified in the schedule hereto annexed in the State of Rajasthan for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee properties specified in the schedule hereto annexed.

#### A SCHEDULE

All properties in the State of Rajasthan which have vested in the Custodian under section 11 of the Evacuee Interest (Separation) Act, 1951, as a result of adjudication by the Competent Officer under the provisions of the said Act, upto 31st December 1964 and in respect of which no appeals have been filed and if filed, have been rejected by the Appellate Officer.

[No. 22(13)/Comp.&Prop/61.]

S.O. 364.—Whereas the Central Government is of the opinion that it is necessary to acquire the evacuee properties specified in the schedule hereto annexed in the State of U.P., for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire and hereby acquires the evacuee properties specified in the schedule hereto annexed.

#### A SCHEDULE

All properties in the State of U.P., which have vested in the Custodian under section 11 of the Evacuee Interest (Separation) Act, 1951, as a result of adjudication by the Competent Officer under the provisions of the said Act upto 31st December 1964 and in respect of which no appeals have been filed, and if filed, have been rejected by the Appellate Officers.

[No. 2(21)Comp.&Prop/61.]

#### New Delhi, the 19th January 1965

S.O. 365.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the Union Territory of Delhi for public purpose, being a purpose, connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, it is notified that the Central Govt. has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

#### SCHEDULE

Ş.	Particulars of P	roperty	Area	Name of the evacuee with rights in the property.		
No.	Khewat No.	Khasra No.	Big-Bis.			
1. V	illage Hamidpur					
r		37/3 37/4 37/15 37/5 11/5/2 21/12/1 45/4 37/21/1 37/21/2	416 416 416 38 216 415 27 014	Iqbal Hussaln etc. Ownership rights, Immamuddin s/o Badulu occupancy tenant evacuee.		
			33-4			

S.O. 366.—Whereas the Central Govt, is of opinion that it is necessary to acquire the evacuee properties specified in the Schedule hereto annexed in the Union Territory of Delhi for public purpose, being a property connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons.

Now, therefore, in exercise of the powers conferred by Section 12 of the Displaced Persons (Compensation & Rehabilitation) Act, 1954, it is notified that the Central Govt. has decided to acquire, and hereby acquires the evacuee properties specified in the Schedule hereto annexed.

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	Gł	TΕ	D١	JL.	Æ

No. Particulars of p	roperty	Area	Name of the evacuee with				
Khewat No.	Khasra No.	Big. Bis.	rights in the property,				
Village Chatterpur		· · · · · · · · · · · · · · · · · · ·	<u>-</u>				
1, 213 & 322/166 .	687/2 688/1 671 672/4/2	2—15 2—8 2—15 2—0	Sardar s/o Ivaz, Hakam Ali s/o Ivaz in equal share, ownership rights.				
546/699	683/4 692/1	0—12 <u>1</u> 1—4 1—16	Laxmira s/o Alam evacuee mort- gager, Balli Ram & Zila Singh Kartar Singh and Mahinder Singh ss/o Sangram, mortgagee, non-evacuee vesting the Cus todian.				

[No. F. 1(2)/L&R/65-ii.]

M. J. SRIVASTAVA,

Settlement Commissioner & Ex-Officio Under Secy.

#### DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 21st January 1965

S.O. 367.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948, (34 of 1948), the Central Government hereby exampts, having regard to the location of the factory in an implemented area, the Sanitary Store Workshop of New Delhi Municipal Committee from the payment of the employers' special contribution leviable under chapter VA of the said Act for a further period of one year with effect from the 7th January, 1965.

[No. F.6/2/65-HI.]

S.O. 368.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, having regard to the location of factory in an implemented area, the Worli Dairy Bombay, an undertaking of the Government of Maharashtra under the Greater Bombay Milk Scheme, from the payment of employers' special contribution leviable under Chapter VA of the said Act for a further period of one year with effect from the 5th January, 1965.

[No. F. 6/1/65-HI.]

S.O. 369.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, having regard to the location of the factory in an implemented area, the Public Works Department Workshop, Bhopal, from the payment of employers' special contribution leviable under Chapter VA of the said Act for a further period upto and including the 9th January, 1966.

[No, F.6/3/65-HI.]

S.O. 370.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, having regard to the location of the factory in an implemented area, the Ticket Printing Press, Bombay, belonging to the Bombay Electric Supply and Transport Undertaking, Bombay, from the payment of the employers' special contribution leviable under Chapter VA of the said Act for the period upto and including the 23rd October, 1965.

[No. F.6/17/64-HI.]

#### ORDERS

## New Delhi, the 21st January 1965

- S.O. 371.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, for a further period upto and including the 30th September. 1965 from the payment of the employee's special contribution leviable under Chapter V-A of the said Act, every factory—
  - (a) which is engaged-
    - (i) exclusively in one or more of the manufacturing processes specified in column 1 of the Table annexed hereto or any other manufacturing process which is incidental to or connected with any of the aforesaid processes, and
    - (ii) partly in one or more of the manufacturing processes aforesaid and partly in one or more of the manufacturing processes specified in the definition of seasonal factory in clause (12) of section 2 of the said Act. and
  - (b) which is situated in any area specified in the corresponding entry in column 2 of the said Table subject to the condition, if any, specified in the corresponding entry in column 3 of the said Table.

## THE TABLE

Name of the manufacturing pro- cess			Area where situated	Conditions
-	r		2	3
Ι.	Redrying unmanufaction leaf tobacco	tured	Whole of India except the State of Jammu and Kashmir.	
3.	Rice Milling Cold storage Salt manufacture Oil Mills		Do. Do. Do. Do.	Provided that the process of oil milling is subsidiary to any other manufacturing process which is seasonal and so long as the number of employees engaged in oil milling is less than fifty.
6.	Ice manufacture		The States of Andhra Pra- desh, Bihar, Madhya Pra desh, Punjab, Rajasthar and Uttar Pradesh and th Union Territories of Delh and Himachal Pradesh.	in e

S.O. 372.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts for a further period of one year with effect from the 22nd January, 1965, from the payment of the employer's special contribution leviable under Chapter VA of the said Act, every factory wherein ten or more persons are not employed, or were not employed at any time during the preceding twelve months, by the principal employer directly or by or through an immediate employer, even though twenty or more persons are or were working in the premises.

[No. F.6/8/65-HI.]

SHAH AZIZ AHMAD, Dy. Secy.

